

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION	NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/498,70	3	02/07/2000	Jahja I. Trisnadi	SLM-04300	9200
28960	50 7590 11/25/2003		EXAMINER		
	HAVERSTOCK & OWENS LLP 162 NORTH WOLFE ROAD			RODRIGUEZ, ARMANDO	
		CA 94086		ART UNIT	PAPER NUMBER
	,			2828	
				DATE MAILED: 11/25/200	3

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
•		09/498,703	TRISNADI, JAHJA I.			
e .	Office Action Summary	Examiner	Art Unit			
		Armando Rodriguez	2828			
Period fo	The MAILING DATE of this communication apor Reply	opears on the cover sheet with the	correspondence address			
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a re period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be ti ply within the statutory minimum of thirty (30) da d will apply and will expire SIX (6) MONTHS fron te, cause the application to become ABANDON!	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).			
1)⊠	Responsive to communication(s) filed on 25.	August 2003.				
2a)□	This action is FINAL . 2b)⊠ This	s action is non-final.				
3)[Since this application is in condition for allow closed in accordance with the practice under					
Disposit	ion of Claims					
4)⊠	Claim(s) 1 and 19-63 is/are pending in the ap	pplication.	Paul			
	4a) Of the above claim(s) is/are withdra	awn from consideration.	1 due 9			
·	Claim(s) <u>1,19-49 and 56-63</u> is/are allowed.		PAUL IP			
·	Claim(s) 50-55 is/are rejected.		SUPERVISORY PATENT EXAMINER			
·	Claim(s) is/are objected to.	lan alaatian mamuinamaat	TECHNOLOGY CENTER 2800			
·	Claim(s) are subject to restriction and/	or election requirement.				
Applicat	ion Papers					
	The specification is objected to by the Examir					
10)[The drawing(s) filed on is/are: a) ac					
	Applicant may not request that any objection to the					
11)	Replacement drawing sheet(s) including the corre	•				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. §§ 119 and 120						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies_of_the_certified copies of the priority documents have been received in this National Stage						
13)	application from the International Bures See the attached detailed Office action for a lis Acknowledgment is made of a claim for domes ince a specific reference was included in the f 7 CFR 1.78. a) The translation of the foreign language p Acknowledgment is made of a claim for domes	au (PCT Rule 17.2(a)). It of the certified copies not receive tic priority under 35 U.S.C. § 119 irst sentence of the specification corovisional application has been restic priority under 35 U.S.C. §§ 120	ed. (e) (to a provisional application) or in an Application Data Sheet. ceived. 0 and/or 121 since a specific			
reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.						
Attachmen						
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	· 5) 🔲 Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)			

Art Unit: 2828

DETAILED ACTION

Response to Arguments

Applicant's arguments with respect to claims 50-55 have been considered but are most in view of the new ground(s) of rejection.

However, applicant's argument's on page 11 regarding the incoherent light beams recited within claim 50 are incorrect the claim does not recite using incoherent light beams, but rather recites "the first polarized laser output being incoherent with the second polarized laser output", which implies the waves being out of phase. In page 15 of the specification, applicant describes figure 13 where two lasers provide two output beams and one of the laser beam is incoherent with the other laser beam. Based on the disclosure of figure 13, it is understood by the examiner that the different paths taken by the lasers, as one beam is transmitted and the polarized beam splitter reflects the other beam in accordance to their polarization, produce the incoherence between the laser beams. Since, no particular structure is described as causing the incoherence between the laser beams any structure combining two differently polarized laser beams via a polarized beam splitter to provide different paths will produce laser beams, which are incoherent with each other.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 2828

Claims 50-55 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suanuma (PN 6,249,381) in view of Florence (PN 5,313,479) and Tadic-Galeb et al (US 2001/0019454).

Regarding claims 50 and 55,

Suganuma illustrates in Fig. 11 an apparatus for combining polarized light from lasers (32a) and (32b) via polarized beam splitter (35), where lasers (32a) and (32b) are combined having output beams which are orthogonal polarized with each other and create a third beam. The laser beams have different paths via the beam splitter as one beam being transmitted and the other beam being reflected in accordance with their polarizaton, which would lead to one beam being incoherent with the other beam and thereby reduce speckle, as described in the abstract. Column 7 lines 64-67, discloses the use of a screen (17) for illuminating the output light, see figure 8.

Suganuma does not disclose the laser beam coupled to a depolarizing screen.

Florence teaches the use a diffuser (22) for eliminating the speckle caused by laser sources, as illustrated in figure 1 and described in column 2.

Tadic-Galeb et al illustrates in figure 1 a projection lens system having a display screen-(36). In paragraph (78) it is disclosed that a similar screen, to screen (36) of figure 1, is illustrated in figure 20 as screen (268), which may be a diffusive screen or a diffuser.

Therefore, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to provide the laser system of Suganuma with a diffusive screen as shown by Tadic-Galeb because it would provide a speckle-free

Art Unit: 2828

image displayed on the screen as taught by Florence that a diffuser will eliminate speckles.

Regarding claims 51 and 52,

The diffusive screen (268) of figure (20) provides transmission of the beam.

Furthermore, the above references disclose the claimed invention except for the arrangement of the diffusive screen being in a reflective mode. It would have been an obvious matter of design choice to arrange the diffusive screen in a reflective mode, since it appears that the invention would perform equally well in the transmission mode.

Regarding claims 54 and 55,

The above references disclose the claimed invention except for the combining means being a multilayer dielectric device or a birefringent crystal. It would have been an obvious matter of design choice to arrange a multiplayer dielectric device or a birefringent crystal instead of a beam splitter as disclosed by Suganuma, since it appears that the invention would perform equally with a multiplayer dielectric device or a birefringent crystal.

Allowable Subject Matter

Claims 1,19-49 and 56-63 are allowed.

The following is an examiner's statement of reasons for allowance:

Regarding claim 1,

None of the cited prior arts alone or in combination discloses the claimed invention having the structural combination for reducing laser speckle as recited in independent claim 1, where a polarizing beam splitter configured to divide a first

Art Unit: 2828

polarized laser output into a second polarized laser output and third polarized laser output, the first polarized laser output having a coherence length; a light guide comprising a polarization preserving fiber optic, the light guide configured to create an optical path difference between the second polarized laser output and the third polarized laser output, the optical path difference being at least about the coherence length, the light guide being configured to direct the second polarized laser output to the polarizing beam splitter such that the polarizing beam splitter combines the second polarized laser output and the third polarized laser output into a fourth laser output and a depolarizing screen coupled to the fourth laser output, the fourth laser output illuminating the depolarizing screen.

Regarding claims 19-33,

None of the cited prior arts alone or in combination discloses the claimed invention having the structural combination for reducing laser speckle as recited in independent claim 19, where a polarizing beam splitter configured to divide a first polarized laser output into a second polarized laser output and third polarized laser output; a plurality of mirrors configured to create an optical path difference between the second polarized laser output and the third polarized laser output, the plurality of mirrors configured to direct the second polarized laser output to the polarizing beam splitter such that the polarizing beam splitter combines the second polarized laser output and the third polarized laser output into a fourth laser output; a piezoelectric transducer coupled to at least one of the mirrors, the piezoelectric transducer being driven by an electrical signal such that the optical path difference is varied by an amplitude, the

Art Unit: 2828

amplitude being at least about a half wavelength of the polarized laser output, the electrical signal having an electrical signal frequency and a depolarizing screen coupled to the fourth laser output, the fourth laser output illuminating the depolarizing screen, the electrical signal frequency being at least a sufficient frequency such that laser speckle is reduced.

Regarding claims 34-40,

None of the cited prior arts alone or in combination discloses the claimed invention having the structural combination for reducing laser speckle as recited in independent claim 34, having means for dividing a first polarized laser output into a second polarized laser output and third polarized laser output; the first polarized laser output having a coherence length; the second laser output and the third laser output having orthogonal polarizations and having intensities that are about equal; means for oscillating an optical path length of the second polarized laser output by an amplitude and with an oscillation frequency, the amplitude being at least about a half wavelength of the first polarized laser output; means for combining the second polarized laser output and the third polarized laser output into a fourth laser output and a depolarization screen coupled to the fourth laser output, the fourth laser output illuminating the depolarizing screen, the oscillation frequency being at least a sufficient frequency such that laser speckle is reduced.

Regarding claims 41-43,

None of the cited prior arts alone or in combination discloses the claimed invention having the method steps for reducing laser speckle with the steps for dividing

Art Unit: 2828

a first polarized laser output into a second polarized laser output and third polarized laser output, the second laser output and the third laser output having orthogonal polarizations and having intensities that are about equal, oscillating an optical path length of the second polarized laser output by an amplitude and with an oscillation frequency, the amplitude being at least about a half wavelength of the first polarized laser output, combining the second polarized laser output and the third polarized laser output into a fourth laser output and illuminating a depolarizing screen, the oscillation frequency being at least a sufficient frequency such that laser speckle is reduced.

Regarding claims 44-46,

None of the cited prior arts alone or in combination discloses the claimed invention having the structural combination for reducing laser speckle as recited in independent claim 44, having means for dividing a first polarized laser output into a second polarized laser output and third polarized laser output; the second laser output and the third laser output having orthogonal polarizations and having intensities that are about equal; means for switching between the a first optical path length and a second optical path length for the second polarized laser output, a difference between the first optical path length and the second optical path length being about an odd multiple of a half wavelength of the first polarized laser output; means for combining the second polarized laser output and the third polarized laser output into a fourth laser output, means for diverging the fourth laser output in a first direction to create a fifth laser output, a scanning mirror coupled to the fifth laser output, the scanning mirror reflecting the fifth laser output to create a line illumination, and a depolarizing screen illuminated

Art Unit: 2828

by the line illumination, the scanning mirror repeatedly scanning the line illumination across a portion of the depolarizing screen such that the means for switching maintains the first optical path length for a first scan, switches to the second optical path length for a second scan, and alternates between the first optical path length and the second optical path length for subsequent scans.

Regarding claims 47-49,

None of the cited prior arts alone or in combination discloses the claimed invention having the method steps for reducing laser speckle with the steps for dividing a first polarized laser output into a second polarized laser output and third polarized laser output; the second laser output and the third laser output having orthogonal polarizations and having intensities that are about equal; switching between the a first optical path length and a second optical path length for the second polarized laser output, a difference between the first optical path length and the second optical path length being about an odd multiple of a half wavelength of the first polarized laser output; combining the second polarized laser output and the third polarized laser output into a fourth laser output; diverging the fourth laser output in a first direction; scanning the fourth laser output in a second direction across a portion of a depolarizing screen in a first scan with the first optical path length, in a second scan with the second optical path length, and in subsequent scans alternating between the first optical path length and the second optical path length, the second direction being orthogonal to the first direction.

Regarding claims 56-58,

Art Unit: 2828

None of the cited prior arts alone or in combination discloses the claimed invention having the method steps for reducing laser speckle with the steps for combining a first polarized laser output and a second polarized laser output, the first polarized laser output being incoherent with the second polarized laser output, the first polarized laser output and the second polarized laser output having orthogonal polarizations and illuminating a depolarizing screen coupled to the third laser output.

Regarding claims 59-61,

None of the cited prior arts alone or in combination discloses the claimed invention having the structural combination for reducing laser speckle as recited in independent claim 59, having means for rotating a polarization of a laser output, whereby a rotating polarization is formed, the rotating polarization being driven with a rotation frequency and a depolarization screen coupled to the laser output, the rotation frequency being sufficient to reduce laser speckle.

Regarding claim 62,

None of the cited prior arts alone or in combination discloses the claimed invention having the method steps for rotating a polarization of a laser output, whereby a rotating polarization is formed, the rotating polarization being driven with a rotation frequency and illuminating a depolarization screen coupled to the laser output, the rotation frequency being sufficient to reduce laser speckle.

Regarding claim 63,

None of the cited prior arts alone or in combination discloses the claimed invention having the structural combination for reducing laser speckle as recited in

Art Unit: 2828

independent claim 63, having means for dividing a first polarized laser output into a second polarized laser output and third polarized laser output, the means for dividing comprising a polarizing beam splitter, the first polarized laser output having a coherence length, the second polarized laser output and the third polarized laser output having orthogonal polarizations and having intensities that are about equal; a light guide comprising a polarization preserving fiber optic, the light guide coupled to the second polarized laser output, the light guide creating an optical path difference between the second polarized laser output and the third polarized laser output, the optical path difference being at least about the coherence length; means for combining the second polarized laser output and the third polarized laser output into a fourth laser output, the means for combining comprising the polarized beam splitter and a depolarizing screen coupled to the fourth laser output.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Armando Rodriguez whose telephone number is (703) 308-6218. The examiner can normally be reached on 10-hour day / M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul lp can be reached on (703) 308-3098. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-7722.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-4881.

Armando Rodriguez Examiner

Art Unit 2828

Supervisor

Art Unit 2828

AR/PI